B 2100A (Form 2100A) (12/15)

## UNITED STATES BANKRUPTCY COURT Northern District of Texas



In Re: Life Partner Holdings Inc.

Case No. 15-40289

## TRANSFER OF CLAIM OTHER THAN FOR SECURITY

A CLAIM HAS BEEN FILED IN THIS CASE or deemed filed under 11 U.S.C. § 1111(a). Transferee hereby gives evidence and notice pursuant to Rule 3001(e)(2), Fed. R. Bankr. P., of the transfer, other than for security, of the claim reference in this evidence and notice.

Cranehill Capital LLC	John R. & Winnie L. Osborne
Name of Transferee	Name of Transferor
Name and Address where notices to transferee should be sent:  Cranehill Capital LLC PO Box 25505 Dallas, Texas 75225	Court Claim # (if known): Amount of Claim: Date Claim Filed:
Phone: (214) 373-1221 Last Four Digits of the Acct #: 4132  Name and Address where transferee payments should be sent (if different from above):  Phone:	Phone: Last Four Digits of Acct. #:
Last Four Digits of the Acct #:  I declare under penalty of perjury that the information provided knowledge and relief.  By:  Transferee/Transferee Agent	d in this notice is true and correct to the best of my ate: $\frac{12/3}{2}$

Penalty for making a false statement: Fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 & 3571.

Cranehill Capital LLC 5206 McKinney Ave Suite 204 Dallas Texas 75205 PO Box 25505 Dallas Texas 75225 214.373.1221 office 214.373.3399 fax admin@cranehill.com

#### ASSIGNMENT AGREEMENT

This Assignment Agreement (the "Agreement") is entered into as of the last date below (the "Effective Date") by and between Cranehill Capital LLC, (the "Cranehill") with an address at 5206 McKinney Ave Suite 204, Dallas, TX 75205 and John R. & Winnie L. Osborne, (the "Client"), with an address of 124 Harley Meadows Cr Box 6, Venus TX 76084.

- 1. Client is/was a creditor in the case (15-40289) as filed in the US Bankruptcy Court Northern District of Texas (the "Case"). As a creditor in the Case, Client was entitled to distribution of funds from the assets of the Bankruptcy Estate in the approximate amount of \$33,106.62 (the "Funds"). Remittance to Client was not successful and pursuant to Federal Rule of Bankruptcy Procedure 3011 and 11 U.S.C. 347, the Funds were deposited into the Registry of the Court. The Funds are now subject to withdrawal in accordance with 28 U.S.C. 2042.
- 2. Client does not want to incur the time and expense of collecting the Funds themselves, does hereby assign, and convey to the Cranehill, for good and valuable consideration, all of Client's rights, title and interest in the Funds, without the presence of undue influence or coercion.

NOW THEREFORE, in consideration of mutual obligations, covenants, representations, and warranties herein, the parties agree as follows:

- 3. Assets Assigned: The assets herein assigned to Cranehill are those stated in paragraph 1 above, that collectively are the Funds held for the benefit of Client by the Clerk of the Court of the court identified in paragraph 1 in the Unclaimed Funds Registry.
- 4. Consideration: The consideration herein given by Cranehill to Client shall be **seement**, which sum shall be remitted to Client. A check will be issue to the Client for the above stated amount within seven (7) days of receipt of this Agreement and a copy of the creditor's drivers license, which is required by the US Bankruptcy Court.
- 5. This assignment shall be deemed an absolute and unconditional assignment of funds for the purpose of collection and satisfaction, and shall not be deemed to create a security interest.
- 6. Client represents and warrants to Cranehill that no payment or other distribution has been received by or on behalf of Client in full or partial satisfaction of the assigned rights; that Client has not previously sold or assigned the rights, in whole or in part, to any party.
- 7. Power of Attorney: To the extent necessary under applicable law, the Client does hereby appoint for the limited purpose of collection of the Funds and fulfillment of Client's obligation(s) under this Agreement, Cranehill as its attorney-in-fact.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed as of the day and year first written above.

Client: John R. & Winnie L. Osborne

Winnied. Osborne

Printed Name:

Date:

Phone:

972 775 4648

Email:

Cranehill Capital LLC

Cranehill Capital LLC

Cranehill Capital LLC

Cranehill Capital LLC

Manager

Cranehill Capital LLC

Manager

Gregory Mullon, Manager

Date: November 28, 2022

#### NOTICE OF ASSIGNMENT

For good and valuable consideration, the undersigned, John R. & Winnie L. Osborne("Client"), hereby, assigns, conveys and transfers over and unto Cranehill Capital LLC ("Cranehill"), any and all of right, title and interest in and to the below referenced funds/claim(s).

The Assigned funds/claim(s):

Debtor:

Life Partner Holdings Inc.

Court:

United States Bankruptcy Court - Northern District of Texas

Case Number: 15-40289 Chapter:

11

Claim:

b

FUNDS/CLAIM(S) ARE BEING ASSIGNED "AS-IS, WHERE-IS" WITH NO WARRANTIES OR REPRESENTATIONS WHATSOEVER, EXCEPT AS EXPRESSLY PROVIDED IN THE ASSIGNMENT AGREEMENT, INCLUDING, WITHOUT LIMITATION, WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.

IN WITNESS, WHEREOF, the parties hereto have caused this notice of assignment to be executed as of the 1st of December 2022

John R. & Winnie L. Osborne

Subscribed and Sworn before me this

My Commission Expires 1-17-2026



Joshua L. Shepherd (Texas Bar No. 24058104) QUILLING SELANDER LOWNDS WINSLETT & MOSER, P.C. 2001 Bryan Street, Suite 1800 Dallas, Texas 75201 Telephone: (214) 871-2100 Facsimile: (214) 871-2111

E-mail: jshepherd@qslwm.com

COUNSEL FOR MICHAEL J. QUILLING, AS TRUSTEE OF THE LIFE PARTNERS POSITION HOLDER TRUST

## IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS FORT WORTH DIVISION

IN RE:	§	
	§	CASE NO. 15-40289-mxm11
LIFE PARTNERS HOLDINGS, INC.,	8	
et. al.	§	JOINTLY ADMINISTERED
	§	(Chapter 11)
Reorganized Debtors.	§	• • •
	8	

# POSITION HOLDER TRUST'S FINAL REPORT, WITH REQUEST FOR (i) DISCHARGE, AND (ii) AUTHORITY TO DEPOSIT FUNDS INTO THE REGISTRY OF THE COURT

NO HEARING WILL BE CONDUCTED HEREON UNLESS A WRITTEN RESPONSE IS FILED WITH THE CLERK OF THE UNITED STATES BANKRUPTCY COURT AT THE ELDON B. MAHON U.S. COURTHOUSE, 501 W. 10TH ST., RM. 147, FORT WORTH, TX 76102-3643, BEFORE CLOSE OF BUSINESS ON DECEMBER 14, 2022, WHICH IS AT LEAST 21 DAYS FROM THE DATE OF SERVICE HEREOF.

ANY RESPONSE SHALL BE IN WRITING AND FILED WITH THE CLERK, AND A COPY SHALL BE SERVED UPON COUNSEL FOR THE MOVING PARTY PRIOR TO THE DATE AND TIME SET FORTH HEREIN. IF A RESPONSE IS FILED A HEARING MAY BE HELD WITH NOTICE ONLY TO THE OBJECTING PARTY.

IF NO HEARING ON SUCH NOTICE OR MOTION IS TIMELY REQUESTED, THE RELIEF REQUESTED SHALL BE DEEMED TO BE UNOPPOSED, AND THE COURT MAY ENTER AN ORDER GRANTING THE RELIEF SOUGHT OR THE NOTICED ACTION MAY BE TAKEN.

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## SCHEDULE OF AMOUNTS FOR DEPOSIT INTO THE REGISTRY OF THE COURT

Investor Name	Amount (USD)
Jeanne Scholz-Denman	4,178.13
Jeff S. Garrett	1,771.43
Jeffrey & Susan P Whitman	4,719.75
Jeffrey Lynn Beard	1,175.60
lennifer A Elshoff	16,354.92
Jennifer Wilkins	4,703.26
Jenny R Clary UGMA	48.38
Jenny R Clary UGMA	124.74
lenny R. Clary UGMA	1,649.74
Jerry Jordon	2,366.20
Jerry Vorheis	1,356.86
lerry Don Gentry Irrevocable Trust	453.14
Jessica Heagerty	14,034.10
Jessie Landmon Zamora	1,078.97
Joan K. Collins	7,416.33
loe Hathaway	7,759.35
loe Michael Cobb	1,356.86
loel & Connie Voss	1,006.56
John And Victoria Twedt	4,017.22
lohn B. Waag, Jr.	2,492.18
John M. Fowle	4,407.16
John R. & Winnie L. Osborne	33,106.62
ohn S. Mitchell	24,712.24
lohn W. Sullivan	6,413.63
Johnny & Shirley Paul Revocable Trust	7,262.50
Johnny D. Johnson	962.42
lon Winand	1,286.01
lose Fernel Garavito Arenas	16.60
Joseph Kowal	31,412.32
Joseph Kowal	5,843.29
loseph Narez	2,264.86
Joseph M Aprile	1,075.55
Josephine Tompkins Trust	1,250.80
Josey W. Parks	3,956.16
JSJK, LLC	5,288.16
Judith K. DeMott Revocable Trust	12,025.74
Judy A. Flynn	3,461.88
Judy K LaFemina	114.82
Judy K LaFemina	143.79
Judy L Baily	16,193.37